

The McCook Tribune.

By F. M. KIMMELL.

OFFICIAL CITY & COUNTY PAPER.

\$1.50 A YEAR IN ADVANCE.

ALL HOME PRINT.

District Court Proceedings.

CASES CONTINUED.

Nebraska & Kansas Farm Loan Co. vs. Wm. M. Nutt et al. Equity.

Burham Tuileys & Co. vs. George E. Mayo et al. Equity.

Western Loan & Investment Co. vs. John Green et al. Equity.

The Anglo-American Loan & Trust Co. vs. William Y. Johnson et al. Equity.

Gilmore & Hubl vs. Henry Crabtree et al. Replevin.

Nat. Brien vs. Harrison National Bank et al. Replevin.

Susan B. VanVleet vs. Allen R. Mitchell et al. Equity.

Phelps & Bigelow Windmill Co. vs. Mary F. Gray et al. Equity.

T. H. Rider vs. Samuel Young et al. Equity.

J. M. Richards vs. C. B. & Q. R. R. Company. Damages.

Samuel R. Smith vs. Laura V. Marker et al. Equity.

Great Western Watch Co. vs. John W. Wolf. Equity.

Nebraska Mortgage Co. vs. August Kredit et al. Equity.

Phil E. Winter vs. George R. Green. Appeal.

John A. Thomas vs. Charles D. Cramer et al. Equity.

Great Western Watch Co. vs. Charles H. Linton. Equity.

McKinney, Hundley & Walker vs. O. M. Knipple. Replevin.

The American Investment Co. vs. Richard G. Mitchell et al. Equity.

David Fisher vs. Charles W. Beck. Appeal.

Charles C. Ely vs. Francis M. Burt et al. Equity.

Mary N. Clark vs. Isaac S. Shiley et al. Equity.

William A. Hinesley vs. Pelitch & Kimberly. Appeal.

Michael Welch vs. Geo. Nicholson. Appeal.

Great Western Watch Co. vs. A. P. Bodwell. Appeal.

Great Western Watch Co. vs. J. F. Black. Appeal.

Edward H. Ogoen vs. Stephen S. Brown et al. Equity.

H. M. Vincent vs. George S. Cundiff et al. Equity.

Howard H. Shields, administrator, vs. J. Inman's estate et al. Equity.

The State of Nebraska vs. John L. Rouch. Grand Larceny.

Charles Nash vs. Allen Bartley et al. Equity.

Garwood H. Atwood vs. Louis Mather et al. Equity.

St. Joseph Loan and Trust Co. vs. Annie Hill et al. Equity.

St. Joseph Loan and Trust Co. vs. John C. Kinkaid et al. Equity.

Charles C. Crabtree vs. George Crabtree. Equity.

G. W. E. Griffith, trustee, vs. Ira J. Corey et al. Equity.

Luther B. West vs. Swan Peharson, and Western Loan and Investment Co. vs. Swan Peharson, consolidated. Equity.

Newton Hart vs. Geo. Weill et al. Equity.

In the matter of the estate of Frank H. Fowler, deceased. Petition to sell real estate.

Great Western Watch Co. vs. C. B. Hoag. Appeal.

Jas. N. Brown vs. Sarah R. Snavely. Equity.

Charles H. Hall, executor, vs. James F. Ray et al. Equity.

Charles H. Hall vs. Joseph B. Teas et al. Equity.

Charles H. Hall vs. Rufus M. Snavely et al. Equity.

Robert H. Thomas vs. G. W. Roper, county clerk et al. Injunction.

James Kelley vs. Robert Moore. Replevin.

Timothy W. Preston vs. Frederick Quaduor et al. Equity.

Affa C. Seeley vs. Bart J. Doyle et al. Equity.

Winifred B. Torley vs. Patrick Richard et al. Equity.

Nebraska Mortgage Co. vs. Louis Mather et al. Equity.

Charles Wright 2d vs. Ephraim Green et al. Equity.

William H. Lockwood et al. vs. Thomas Clark et al. Equity.

J. Abbott Thompson vs. Edward Kuester et al. Equity.

Francis L. Stoddard vs. Robert Ackerman et al. Equity.

Oliver M. Hyde vs. James A. Piper et al. Equity.

DISMISSED.

Nina A. Smead vs. George C. Roberts et al. Report of Referee.

The Anglo-American Loan and Trust Co. vs. John P. Reiter et al. Equity.

The Citizens Bank of McCook vs. R. C. Orr. Appeal.

Massachusetts Mutual Life Insurance Co. vs. Alfred Carter et al. Equity.

Ell C. Popejoy vs. Thomas Reel. Appeal.

Heien T. Campbell vs. Sarah R. Snavely et al. Appeal.

August Schulz vs. Henry Schneider et al. Equity.

The State Bank of Nebraska vs. C. B. Thompson. Appeal.

W. C. Bulard & Co. vs. Nettie B. Moore et al. Equity.

Adella Lee, guardian, vs. Robert H. Thomas et al. Equity.

State vs. Albert Rice. PASSED.

J. H. Ludwick vs. J. H. Bennett et al. Replevin.

Citizens Bank of McCook vs. E. R. Banks, sheriff et al. Appeal.

Peoples Building and Loan Association vs. Samuel R. Smith et al. Equity.

S. L. Stichter vs. First National Bank, McCook. Equity.

S. L. Stichter vs. W. H. Williams et al. Equity.

G. H. Warring, Jr., trustee, vs. A. H. Orman et al. Equity.

Florence M. Lytle vs. Charles Lytle. Divorce.

In the matter of the estate of George H. Starbuck, dec. Petition to sell real estate.

Justin A. Wilcox vs. George A. Nicolson et al. Equity.

JUDGMENTS AND DECREES.

First National Bank, Alnoworth, Neb. vs. Edward Price. Appeal. Verdict for defendant.

Buma J. Lane vs. Mary Leonard et al. Equity. Decree of foreclosure. Due plaintiff \$991.20, co-defendant J. E. Seeley \$114.25.

William C. Metcalf vs. Home Fire Insurance Co. of Omaha. Equity. Jury verdict for defendant.

Lewis D. Korns et al. vs. Red Willow County Live Stock Association. Equity. Decree of foreclosure. Due plaintiff \$818.40.

Minnie C. Ballard vs. John Green et al. Equity. Decree of foreclosure. Due plaintiff \$979.25, co-defendant, Western Land and Investment Co. \$27.25.

A. M. Beveridge vs. Ellen Burdick et al. Equity. Decree of foreclosure. Due plaintiff \$661.

Franklin W. Eskey vs. Charles F. Wehner. Appeal. Garnishee discharged, costs taxed to plaintiff.

Eather G. Shaw vs. C. J. Higgins. Equity. Decree of foreclosure. Due plaintiff \$250.57.

Joseph S. Holmes vs. Jennette Holmes. Divorce.

Susan Cutting vs. Sanford McGriff et al. Equity. Decree of foreclosure. Due plaintiff \$813.

Warren O. McClure vs. H. M. Ashmore et al. Equity. Decree of foreclosure. Due plaintiff \$681.12.

Ruth W. Lathrop vs. William Anderson et al. Equity.

plaintiff \$745.08, Burton & Harvey \$25.50.

Martin Yager vs. Ella Yager. Divorce.

Alice Murry vs. John Murry. Divorce.

Eliza H. Eaton vs. John F. Rawlins et al. Equity. Decree of foreclosure. Due plaintiff \$381.60.

American Savings Bank vs. E. M. Piper. Equity. Decree of foreclosure. Due plaintiff \$730.83.

CONFIRMATIONS.

Frees & Hocknell Lumber Co. vs. Robert H. Thomas.

J. W. Dolan vs. Mary E. Goodrich. Decree of judgment for \$121.

Frank A. Tripp vs. Alexander A. Cole. Decree of judgment for \$132.35.

C. C. White, receiver, vs. Ida M. Fisk. Adams County Bank vs. Abraham Loeb.

Ell C. McMillen vs. Garner, Browne & Friend Paint Co.

Henry H. Beatty vs. James C. Lafferty. V. D. Reed vs. J. A. Cordeau.

MISCELLANEOUS.

Newman Dutcher vs. Albert Stegman et al. Equity. Taken under advisement.

H. H. Thomas, contestant, vs. V. Franklin et al., contestants. Election contest. On trial.

Riley Bros. vs. William G. Francis. Confirmation of sale. Settled and satisfied.

McCook Co-operative Building and Savings Association vs. Sweeney Munson. Confirmation of sale. Taken under advisement.

Legal Notice.

JUSTIN A. WILCOX & SON.

G. B. MARVIN.

In justice of the court before H. H. Berry, Justice of the Peace.

G. B. Marvin will take notice that on the 15th day of December, 1892, H. H. Berry, a Justice of the Peace of Red Willow county, Neb., issued an order of attachment for the sum of \$22.55 in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

In said order of attachment, the sum of \$22.55 is in and before said court.

The ladies and children will enjoy the matinee tomorrow afternoon.

Engineer F. W. Campbell is in the city on the Kaw on a visit to relatives.

There are those who talk very confidently about the prospects of the new hotel scheme.

The Workman lodge of our city is by far the strongest in southwestern Nebraska in numbers.

There is a lady's handbag at this office for the owner. The article was found on Main avenue, last evening.

C. B. Gray of the Palace restaurant has a badly burned arm as a remembrance of a mishap with a pan of grease a few days since.

Mrs. Louis Lowman wait down to Lincoln, Sunday, on a visit to relatives in the capital city. She will be absent two or three weeks.

Yesterday, S. W. Huddleston shipped out a carload of buckwheat, perhaps the first car load of that grain ever sent out of Red Willow county.

A. H. Burdick is here from McCook, looking after his large furniture interests in our city, so ably managed by Frank Leonard.—Hastings Nebraskan.

The independents and democrats fused and organized the lower house with James M. Gaffin of Saunders county as speaker, and Eric Johnson as chief clerk.

Nebraska is about the only place on earth where they put up such weather as we have been enjoying the past week. It is simply matchless in balmy brightness.

In the spring the water works company contemplate moving their power and pumps down to the wells, in order to increase their pumping capacity.

East Lynne is one of the choicest of Noble's Dramatic Co.'s repertoire, and they pride themselves upon giving a fine presentation of that popular play. Remember that East Lynne will be given tonight.

If half the valuable time wasted in waiting for official position was devoted to useful employment or legitimate business there would be more prosperous business men and fewer Micawbers scattered about the country.

Rev. W. C. Stevenson officiated, yesterday afternoon, at the marriage of Mr. Charles E. Bunker of David City, this state, to Miss Florence A. Hughes of our city; the ceremony taking place at the farm over in Valley Grange precinct.

The installation of the officers-elect of the order of Knights of the Maccabees took place in the Meeker hall on Tuesday evening, everything passed off in good shape. The Maccabees start out with a charter membership of about 70, perhaps the strongest lodge, numerically considered, ever organized in McCook.

If McCook cares to make an effort to secure the Wesleyan seminary she has from now until the second day of February in which to prepare a proposition. Now let those who have the land and the money step forward, if there is anything in the project for the growth and prosperity of our city. The matter must of necessity rest with those who have the means and the lands.

The Wesleyan seminary matter is still open, the trustees not receiving any satisfactory proposition at their meeting on Wednesday of last week at Holdrege. If McCook has any proposition to offer they can do so at any time between now and February 2d, when the trustees will meet again for final action. McCook should get a hustle on herself if she wants to be in this matter.

Postmaster Troth informs us that he has already received a shipment of the new "Columbian souvenir stamps," and that McCook is one of the first towns of its class in the state to receive these new stamps, which will no doubt be treasured next to the half dollars which have been the subject of so much comment already throughout the land. The new stamps are much larger than the ordinary issue of the postal department, and are much more artistic in design, besides are appropriate altogether.

Ladies' hats at the theater are an intolerable nuisance under all circumstances, even when they are of the most modest dimensions; but the present style in hats rise up in crown or feathers from six inches to a foot, and some of the brims are of the barn door order. They are hideous enough as an article of apparel anywhere; but when to their ugliness is added to the obstruction of vision for all who happen to sit in any on or a dozen more seats behind them forbearance should cease to be a virtue.

On Thursday evening the following were installed as office bearers of King Cyrus Chapter No. 35 at McCook, Nebraska: Horace H. Easterday, High Priest; Justin A. Wilcox, King; John R. Roxby, Scribe; Samuel L. Green, Treasurer; Thos. J. Rees, Secretary; Wm. Anderson, Captain of the Host; Hugh D. Cole, Principal Sojourner; Joseph D. Robb, Royal Arch Captain; Edward E. Lowman, Master Third Vail; Sylvester Cordeau, Master Second Vail, Lewis C. Wolf, Master First Vail; E. J. Hall, Sentinel.

Famous Clothing Co.

JANUARY 1893.

OUR THIRTEENTH REGULAR

SEMI-ANNUAL CLEARING SALE

BALANCE OF

•• Winter Goods Must Go. ••

WE SHALL OFFER

SPECIAL-DISCOUNTS-SPECIAL

—ON—

Overcoats, Heavy Coats and Vests, Heavy Overshirts,

UNDERWEAR, GLOVES, CAPS, and MUFFLERS.

Come, Look through our stock, and take Advantage of this Opportunity.

JAN. 13.

McCook, Neb.

JONAS ENGEL, Manager.

The Domestic, New Home, White, Standard and American Sewing Machines at prices to suit at PADE & SON'S.

F. H. Strout, W. G. Black and S. R. Smith of Indianapolis, took in "Lucky Ranch" on Wednesday evening.

Miss Eva Abbott, daughter of Judge Abbott of the Hayes Centre Republican, breathed the stimulating air of the metropolis, Wednesday.

One hundred and nine accident cases have been treated by the company physician here, Dr. Davis, during the past year.

In Use Forty Years.

Humphreys' Specific number seven, for coughs and colds, has stood the test of more than forty years. Can you ask for greater proof of intrinsic merit? Price 25c. at all drug stores.

First publication December 30, 1892. LAND OFFICE AT MCCOOK, NEBRASKA, December 29, 1892.